UNITED STATES BANKRUPTCY COURT MIDDLE DISTRICT OF NORTH CAROLINA

In Re:		ORDER	CONFIRMING PLAN CHAPTER 13
Troy Lee Cockerham, Jr. Alida Jantina Cockerham 901 Delray Street Durham, NC 27713	SS# xxx-xx-6513 SS# xxx-xx-2304	())))) Case No	. B-10-81228 C13D
Debtors.))	

This case came before the Court, after notice and opportunity for hearing, for confirmation of the Chapter 13 plan proposed in this case; and

IT APPEARING to the Court as follows:

- A. The Trustee in this case is Richard M. Hutson, II, Standing Trustee, Post Office Box 3613, Durham, NC 27702;
- B. The attorney for the Debtors is John T. Orcutt;
- C. Under the final plan (the "Plan") as proposed:

I. Plan Payments

- 1. The Debtors are to make monthly payments to the Trustee which are to be disbursed by the Trustee in accordance with the Plan and this Order;
- 2. The monthly plan payment to the Trustee is \$2,715.00 beginning 08/20/2010;
- The Trustee is the disbursing agent on the attorney fee and all claims unless otherwise indicated;

II. Administrative Costs

1. Attorney Fees.

- [X] The Attorney for the Debtors will be paid the base fee of \$3,000.00. The Attorney has received \$200.00 from the Debtors pre-petition and the remainder of the base fee will be paid by the Trustee as funds are available.
- The Attorney for the Debtors has filed application for approval of a fee in lieu of the presumptive fee and the attorney fee will be allowed by separate Order.
- 2. Trustee costs. The Trustee will receive from all disbursements such amount as approved by the Court for payment of fees and expenses.

ltp

III. Priority Claims

Any timely filed claims entitled to priority under 11 U.S.C. §507, on behalf of the entities listed below, will be paid in full in deferred cash payments unless otherwise indicated.

- Domestic Support Obligations ("DSO")
- 2. Internal Revenue Service
- 3. North Carolina Department of Revenue
- 4. Durham County Tax Collector

IV. Secured Claims

- Continuing Long Term Debts Pursuant to 11 U.S.C. §1322(b)(5) secured by Real or Personal Property. See Paragraph 27 of this Order.
 - a. To Be Paid Directly By The Debtors.

To receive disbursements, a creditor must file a proof of claim documenting a non-preferential perfected lien against the property.

	Claim Filed	Regular
Creditor & Property	(Y/N)	Payment

None

b. To Be Paid By The Trustee.

The Trustee will disburse regular ongoing monthly payments effective with the month indicated below with the Debtors to resume direct payments upon completion of plan payments. Arrearage through the month indicated will be paid in full over the term of the plan without interest as funds are available unless otherwise indicated. To receive disbursements, a creditor must file a proof of claim documenting a non-preferential perfected lien against the property. The Trustee will disburse the regular monthly payment indicated below unless an allowed filed claim indicates a different payment. Any pre-confirmation adequate protection payments on personal property claims, if applicable, will be credited first to the arrearage.

		Regular Ongoing	Arrearage Due	
Creditor &	Claim	Payment and	thru Month &	Arrearage
Property	$\overline{\text{Filed }(Y/N)}$	Effective Month	Amount	Payment

None

2. Real Property Secured Claims To Be Paid In Full.

To receive disbursements, a creditor must file a proof of claim with evidence of a non-preferential perfected lien. If a claim has not been filed the amount to be paid has been estimated by the Debtors.

Creditor & Property	Claim Filed (Y/N)	Amount	Monthly Payment	Interest <u>Rate</u>
Bank of America (deed of trust)	N	unknown	\$383.16	5.25%
GMAC Mortgage (deed of trust)	Y	\$36,320.10	\$688.72	5.25%
Durham County Tax Collector (real property ta	N xes)	unknown	to be determined	9%

3. Personal Property Secured Claims To Be Paid In Full.

To receive disbursements, a creditor must file a proof of claim with evidence of a non-preferential perfected lien. If a claim has not been filed the amount to be paid has been estimated by the Debtors. Any preconfirmation adequate protection payments disbursed by the Trustee will be credited against the principal amount to be paid.

Creditor & Property	Claim Filed (Y/N)	Amount	Monthly Payment	Interest <u>Rate</u>	AP <u>Payment</u>
Duke University Federal Credit Un (2005 Acura) (title entry 10/6 (not 910 claim)		\$13,139.84	\$252.55	5.25%	\$131.00

Duke University Federal Credit Union ("the creditor") shall receive adequate protection payments in the amount of \$131.00 per month for one (1) month from confirmation, after which point the Chapter 13 Trustee shall commence equal monthly payments in the amount of \$252.55, until such time as the claim is satisfied. Pursuant to 11 U.S.C. §1326(a)(5)(B)(i), the creditor shall retain its lien against the automobile until the earlier of the payment of the underlying debt determined under non-bankruptcy law or the Debtor's discharge pursuant to 11 U.S.C. §1328.

Duke University	Y	\$3,467.65	\$67.00	5.25%	\$0.00
Federal Credit Union	n				
(cross-collateraliza	ation 2005	Acura)			
CarMax Auto	Y	\$16,053.46	\$307.20	5.25%	\$107.00
(2005 Chevrolet Sil	verado)				
(title entry 10/2/09	9)				
(910 claim)					

CarMax Auto ("the creditor") shall receive adequate protection payments in the amount of \$107.00 per month for one (1) month from confirmation, after which point the Chapter 13 Trustee shall commence equal monthly payments in the amount of \$307.20, until such time as the claim is satisfied. Pursuant to 11 U.S.C. §1326(a)(5)(B)(i), the creditor shall retain its lien against the automobile until the earlier of the payment of the underlying debt determined under non-bankruptcy law or the Debtor's discharge pursuant to 11 U.S.C. §1328.

Volvo	Y	\$29,054.34	\$632.73	5.25%	\$329.00
(2006 Kenworth W900L)					
(title entry 1/5/10)					

Volvo ("the creditor") shall receive adequate protection payments in the amount of \$329.00 per month for one (1) month from confirmation, after which point the Chapter 13 Trustee shall commence equal monthly payments in the amount of \$632.73, until such time as the claim is satisfied. Pursuant to 11 U.S.C. §1326(a)(5)(B)(i), the creditor shall retain its lien against the automobile until the earlier of the payment of the underlying debt determined under non-bankruptcy law or the Debtor's discharge pursuant to 11 U.S.C. §1328.

4. Real Property and Personal Property Partially Secured Claims.

Any timely filed proof of claim documenting evidence of a non-preferential perfected lien against the property indicated below will be paid by the Trustee as secured up to the value of the property as indicated with any balance being an unsecured general claim. The property is found to have a value not to exceed the amount indicated below. Any objection to valuation is required to be filed as a formal objection to valuation not later than 60 days from the date of the entry of this Order. Upon timely filing of an objection to valuation, a valuation hearing will be scheduled. Should no timely objection to valuation be filed, the value of the property is found to be as indicated below. No disbursement will be made until the timely filing of a proof of claim showing a non-preferential perfected lien. Any pre-confirmation adequate protection payments disbursed by the Trustee, if applicable, will be credited against the secured value to be paid.

Creditor &	Claim	Secured	Monthly	Interest	AP
Property	Filed (Y/N)	<u>Value</u>	Payment	<u>Rate</u>	Payment
SLM Financial (2005 Bayliner bo	N Dat)	\$15,470.00	\$297.35	5.25%	\$155.00

SLM Financial ("the creditor") shall receive adequate protection payments in the amount of \$155.00 per month for one (1) month from confirmation, after which point the Chapter 13 Trustee shall commence equal monthly payments in the amount of \$297.35, until such time as the claim is satisfied. Pursuant to 11 U.S.C. §1326(a)(5)(B)(i), the creditor shall retain its lien against the automobile until the earlier of the payment of the underlying debt determined under non-bankruptcy law or the Debtor's discharge pursuant to 11 U.S.C. §1328.

 $\label{eq:wells-fargo} \textbf{N} \qquad \qquad \textbf{n/a} \qquad \qquad \textbf{n/a} \qquad \qquad \textbf{n/a}$

The debt due Wells Fargo is a lien on a 2009 Kia automobile and is to be paid by the debtors' son directly to said creditor according to the terms of indebtedness.

5. Real Property To Be Released.

Upon timely filing of a claim documenting a non-preferential perfected lien the following property is released for liquidation and the creditor is allowed 180 days from entry of this Order to file a documented deficiency claim after liquidating the property which, if timely filed, will be paid as an unsecured general claim. Failure to file a timely deficiency claim shall result in any release of the property being in full satisfaction of the Debtors' liability. Any excess proceeds remaining after satisfaction of liens shall be turned over to the Trustee. See Paragraph 11 of this Order.

Creditor Property to be released Claim filed (Y/N)

None

6. Personal Property To Be Released.

Upon timely filing of a claim documenting a non-preferential perfected lien the following property is released for liquidation and the creditor is allowed 120 days from entry of this Order to file a documented deficiency claim after liquidating the property. Any such timely claim, if allowed, will be paid as an unsecured general claim. Failure to file a timely deficiency claim shall result in any release of the property being in full satisfaction of the Debtors' liability. Any excess proceeds remaining after satisfaction of liens shall be turned over to the Trustee.

See Paragraph 11 of this Order.

Creditor Property to be released Claim filed (Y/N)

None

V. Specially Classified Co-Debtors Claims

Creditors indicated below will be paid in full with interest at the contract rate. To receive disbursements, a creditor must file a timely claim documenting either liability of the Debtors and a non-Debtor or documenting non-Debtor property securing a debt of the Debtors.

Claim Filed or Monthly Creditor Filed (Y/N) Estimated Amount Payment

None

VI. General Unsecured Claims Not Separately Classified.

General unsecured claims not separately classified will be paid on a pro rata basis as funds become available after payment of costs of administration. The estimated dividend to general unsecured claims is 0%.

VII. Executory Contracts/Leases

The following executory contracts or leases are assumed.

1. To Be Paid directly by the Debtors.

A proof of claim must be filed, documenting the contract or lease.

<u>Creditor</u> <u>Property</u> <u>Monthly Payment</u>

None

2. To Be Paid by the Trustee.

A proof of claim must be filed, documenting the contract or lease, in Order for disbursements to commence.

Arrearage Due Thru Month
Regular Monthly Indicated & Amount of

<u>Property</u> <u>Effective Date</u> <u>Arrearage</u> <u>Payment</u>

None

Creditor &

The following executory contracts or leases are rejected.

Creditor Property

None

VIII. Special Provisions

None

- IX. The Debtors will pay **THE GREATER OF** the amount necessary to pay all allowed costs of administration, priority and secured claims in full, with the exception of continuing long term debts, **OR** a **minimum** of <u>60</u> monthly plan payments, with the plan to be reviewed in six (6) months and periodically thereafter for plan payment adjustments;
- X. There will be no separate payment on arrearage claims unless indicated otherwise herein; and,

XI. IT FURTHER APPEARING to the Court:

- (i) No party in interest has filed a request for an order of dismissal pursuant to 11 U.S.C. $\S521(i)(2)$ and because the parties in interest should not be subjected to any uncertainty as to whether this case is subject to automatic dismissal under 11 U.S.C. $\S521(i)(2)$, the Debtors are not required to file any further document pursuant to 11 U.S.C. $\S521(a)(1)(B)$ to avoid an automatic dismissal and this case is not subject to automatic dismissal under 11 U.S.C. $\S521(i)(1)$.
- (ii) The Plan complies with the provisions of Chapter 13 of the Bankruptcy Code and all other applicable provisions of the Bankruptcy Code.
- (iii) All fees, charges or amounts required to be paid before confirmation of the Plan or by the provisions Title 28, United States Code, have been paid.
- (iv) The plan has been proposed in good faith and not by any means forbidden by law.
- (v) As of the effective date of the Plan, the value of property to be distributed under the Plan on account of each allowed unsecured claim is not less than the amount that would be paid on such claim if the estate of the Debtors were liquidated under Chapter 7 of the Bankruptcy Code.
- (vi) With respect to each allowed secured claim provided for in the Plan, the treatment complies with 11 U.S.C. §1325(a)(5).
- (vii) The Debtors will be able to make all plan payments and to comply with the Plan.
- (viii) The Debtors' filing of this case was in good faith.
- (ix) The Debtors are current on all post-petition domestic support obligations.
- (x) The Debtors have filed all applicable required tax returns.
- (xi) The Plan has been transmitted to all parties in interest and the notice of the confirmation hearing required by Bankruptcy Rules 2002 and 3015 have been given.

- (xii) Any filed objections to the plan not specifically addressed herein are hereby overruled.
- (xiii) Debtors' attorney fees proposed in the Plan and set forth below are found to be reasonable and are hereby approved and allowed; therefore, it is

ORDERED as follows:

- 1. The plan is confirmed.
- 2. The Debtors are not required to file any further document pursuant to 11 U.S.C. $\S521(a)(1)(B)$ to avoid an automatic dismissal and this case is not subject to automatic dismissal under 11 U.S.C. $\S521(i)(1)$. This does not prevent any party interest from requesting by motion that the Debtors supply further information described in $\S521(a)(1)(B)$, and does not prevent the Chapter 13 Trustee from requesting by any authorized means, including but not limited to, a motion that the Debtors supply further information.
- 3. The Trustee shall collect and disburse the plan payments in accordance with the Plan and this Order as soon as practicable.
- 4. The payments shall continue as provided in the Plan and this Order until voluntarily increased by the Debtors or until further Orders are entered affecting the Plan or the payments.
- 5. The attorney for the Debtors is allowed a fee in the amount of \$3,000.00 and such amount, less payments received pre-petition, will be paid by the Trustee as funds are available unless otherwise ordered by the Court.
- 6. The Trustee shall receive from payments such expenses and compensation as provided under the Bankruptcy Code, Title 28 of the United States Code and Orders of this Court.
- 7. The Debtors must obtain the approval of the Trustee before incurring any debt of \$1,000.00 or less. The Debtors must obtain approval of the court before incurring any debt greater than \$1,000.00. All credit cards shall be canceled and surrendered immediately.
- 8. During the term of the Plan the Debtors shall timely file all required federal and state tax returns and pay all taxes when due.
- 9. The Debtors shall provide copies of tax returns to the Trustee within 10 (ten) days of the Trustee's request. The Trustee may request that the Debtors provide copies of future tax returns. If so, the Debtors shall provide the copy within 10 (ten) days after the return is filed. The Debtors' failure to provide post-petition tax returns may constitute cause for conversion to Chapter 7 or dismissal of the case under 11 U.S.C. §1307(c).
- 10. The Debtors shall remain current on all post-petition domestic support obligations, if any, and the Debtors' failure to pay post-petition domestic support obligations may constitute cause for conversion to Chapter 7 or dismissal of the case under 11 U.S.C. $\S1307(c)$.
- 11. All creditors holding allowed secured claims under Article IV, Sections 5 and 6, to whom the Debtors are surrendering property pursuant to this Plan are granted relief from the automatic stay so that they may obtain possession and liquidate the security interest.
- 12. Creditors with pre-petition claims that are excepted from the Debtors' discharge are enjoined from initiating any collection actions against the Debtors until this case is closed, dismissed or converted to another chapter under Title 11 unless the creditor obtains relief from this Order.
- 13. The term of the Plan may be extended up to 60 months to pay priority and secured claims in full.

- 14. The Debtors shall not transfer any interest in real property or personal property having a value greater than \$750.00 without the prior approval of this Court.
- 15. The Debtors shall maintain collision insurance on any vehicle on which there is a lien. If insurance is not maintained, the Debtors are ordered to store the vehicle as directed by the Trustee.
- 16. The employer of the Debtors shall deduct and remit funds from the wages, salary or commissions of the Debtors as directed by the Trustee.
 - 17. Providing for a claim under this plan does not bar objections to the claim.
- 18. Notwithstanding any provision of the plan to the contrary, all property of the estate, as specified by 11 U.S.C. §§541 and 1306, shall continue to be property of the estate following confirmation until the earlier of discharge, dismissal, conversion or closing of the case.
- 19. The property serving as collateral for secured claims is valued at the amounts allowed herein with the exception of fully secured claims for which the value is deemed to be equal to or greater than the allowed secured claim. The property serving as collateral for secured claims is necessary to the Debtors for successful completion of the plan.
- 20. Notwithstanding the allowance of a claim as secured, all rights under Title 11 to avoid liens are reserved and confirmation of the Plan is without res judicata effect as to any action to avoid a lien.
- 21. If real or personal property is surrendered after confirmation, all payments on any secured claim will terminate effective with the release.
- 22. Pursuant to 11 U.S.C. §365(p)(3), if a lease of personal property in which the Debtors are lessees is not assumed prior to or pursuant to the entry of this Order, the leased property is no longer property of the estate and the stay under 11 U.S.C. §362 and the co-Debtors stay under 11 U.S.C. §1301 are automatically terminated.
- 23. All insurance and extended service contract coverage on unsecured general claims is canceled and the claim must reflect cancellation and rebate to the account unless provided otherwise herein.
- 24. The Internal Revenue Service and the North Carolina Department of Revenue are authorized to offset any refund due the Debtors against any allowed secured or priority claim and to issue refunds directly to the Debtors unless otherwise ordered by this Court or instructed by the Trustee.
- 25. All creditors during the pendency of this case are restrained from commencing or continuing any civil action or attempting in any manner whatsoever to collect all or any part of a consumer debt proposed to be paid under this plan from any individual that is liable on such debt with the Debtors as endorser, guarantor or co-maker unless further ordered by the Court.
- 26. The holder of any claim secured by a lien on property of the estate, other than a mortgage or lien treated in Section C IV(1)(a) or (b), shall retain the lien until receipt of all payments provided for by this plan on account of the claim, including payments on account of any unsecured portion of the claim, at which time the lien shall terminate and be released by the creditor.
- 27. The treatment outlined below is applicable to any holder and or servicer of a claim (hereinafter the "Creditor") which is covered under Section C(IV)(1) of this Order and which is secured by a deed of trust, mortgage or security interest in real property or a mobile home:
- a. **Account to be deemed current.** The Creditor must deem the account current upon confirmation, thereby precluding the imposition of late charges or other default-related fees based solely on pre-confirmation default.
 - b. Ongoing Payments. If the Trustee is disbursing ongoing monthly installment

payments (hereinafter "ongoing payments"), the Creditor must apply each ongoing payment to the month in which the payment is designated to be made under Section C(IV)(1)(b) of this Plan, whether the payment is immediately applied to the loan or is placed into a suspense or forebearance account. Ongoing monthly payments made in a timely manner must be applied and credited without penalty. The Creditor must make appropriate adjustments to the ongoing monthly payment amount to reflect escrow account changes, adjustable rate mortgage changes and any other changes required by the note and security agreement. The Creditor must notify the Trustee, Debtors and Debtors' Attorney in writing of any change in the ongoing payment and the effective date of the change. This notification must be given before the change occurs or within 30 days thereafter and must include an itemization of the change by principal, interest, escrow and any other costs. Failure to provide timely notice of a payment change may result in a waiver of the Creditor's right to collect any increase in the ongoing payments.

- c. Arrearage Claim. The Creditor's claim for the cure amount (hereinafter the "arrearage claim") should include all unpaid amounts through the month indicated in Paragraph C(IV)(1)(b) of this Plan. The arrearage claim shall consist of the following items to the extent they are unpaid, are listed and separately itemized on the Creditor's Proof of Claim, are reasonable and have actually been incurred, and are authorized and properly assessed under the terms of the note and security agreement and applicable non-bankruptcy law: installment payments due; escrow shortage or deficiency; attorney fees and costs; fees for services performed in connection with pre-petition default or for the purpose of protecting the Creditor's interest in the note and security agreement; late fees; and any additional fees or costs to which the Creditor is entitled under the terms of the note and security agreement or applicable non-bankruptcy law. The Creditor must apply payments received on the arrearage claim only to such arrearages.
- d. **Monthly statements.** The Creditor is to send monthly statements to the Debtors and such statements will not be deemed a violation of the Automatic Stay.
- e. **Escrow analysis**. For any loan with an escrow account, the Creditor must prepare and must send an escrow analysis annually to the Debtors, Trustee and Debtors' Attorney. The first escrow analysis must be sent no later than one year following confirmation of this plan. The escrow analysis should not include any amounts that were included or should have been included in the arrearage claim.
- f. Advances for taxes and/or insurance. If there is no escrow account but the Creditor advances funds to pay taxes and/or insurance, the Creditor must notify the Trustee, Debtors, and Debtors' Attorney in writing within 60 days following each advance, giving the amount advanced, the recipient of the advance and the date on which the advance was made.
- g. **Postpetition fees, expenses or charges**. The Creditor must provide annually to the Trustee, Debtors and Debtors' Attorney notice of any fees, expenses or charges which accrued or were incurred after the Chapter 13 petition was filed and which the Creditor contends are recoverable against the Debtors or the Debtors' account. If the Creditor fails to provide notice for any given year, the failure may be deemed a waiver of any claim for fees, expenses or charges which arouse during that year.
- h. Release of information to Trustee. The Creditor is required, upon request, to provide information to the Trustee about the account.
- i. Mortgage deemed current upon discharge. Prior to completion of payments under this plan, any party in interest may seek a determination concerning the sufficiency of payments received under the plan. Unless the Court orders otherwise pursuant to a motion or pleading filed by a party in interest, an Order granting a discharge in this case shall be a determination that all prepetition and postpetition defaults have been cured and that the account is current and reinstated on the original payment schedule under the note and security agreement as if no default had ever occurred. Any willful failure of the Creditor to credit payments in the manner required by this Plan or any act by the Creditor following the entry of discharge to charge or collect any amounts incurred or assessed prior to the filing of this Chapter 13 Petition or during the pendency of this case that were not authorized by this Plan or approved by the Court after proper notice shall be a violation of 11 U.S.C. §524(i) and the injunction under 11 U.S.C. §524(a)(2).

28. The Trustee is authorized to record on the public records any documents the Trustee deems advisable for the purpose of giving all persons notice of this case.

November 3, 2010

United States Bankruptcy Judge

PARTIES TO BE SERVED PAGE 1 OF 1 B-10-81228 C-13D

ALL PARTIES OF RECORD AS OF THE DATE OF THE ORDER SHALL BE SERVED BY THE BANKRUPTCY NOTICING CENTER

CERTIFICATE OF NOTICE

```
The following entities were noticed by first class mail on Nov 05, 2010.
                              gentities were noticed by first class mail on Nov 05, 2010.

+Troy Lee Cockerham, Jr., Alida Jantina Cockerham, 901 Delray Street, Dur Franklin Drake, P. O. Box 26268, Raleigh, NC 27611-6268

+Michael D. West, Bankruptcy Administrator, P.O. Box 1828, Greensboro, NC +Bank Of America, N.A., POB 10349, Raleigh, NC 27605-0349

+Duke University Federal Credit Union, c/o Franklin Drake, PO Drawer 26268, Raleigh, NC 27611-6268
                                                                                                                                                                 901 Delray Street, Durham, NC 27713-1239
atv
                                                                                                                                                                                        Greensboro, NC 27402-1828
ust
cr
                               +GMAC Mortgage, LLC, c/o
Charlotte, NC 28216-2461
                                                                                   c/o Kimberly A. Sheek, 10130 Perimeter Parkway, Suite 400,
                              Charlotte, NC 28216-2461
Bank of America, FL9-600-02-26, PO Box 45224, Jacksonville, FL 32232-5224
Bank of America, Post Office Box 15028, Wilmington, DE 19850-5028
Bank of America Home Loans, Post office Box 5170, Simi Valley, CA 93062-5170
+Bank of America, N.A., P. O. Box 26012, NC4-105-03-14, P. O. Box 26012,
Greensboro, NC 27420-6012
+Brian T. Mitchell, 2931 Springsweet Lane, Apt. 28, Raleigh, NC 27612-7173
+CANDICA L.L.C., C/O WEINSTEIN & RILEY, 2001 WESTERN AVENUE, SUITE 400
784580742
784580741
784580743
784595852
784580744
784650522
                              SEATTLE, WA 98121-3132
+Candica, L.L.C., c/o V
784645207
                                                                           c/o Weinstein & Riley, P.S.,
                                                                                                                                                    2001 Western Ave., Ste. 400,
                              Seattle, WA 98121-3132
Capital One Bank, Post Office Box 30285, Salt Lake City, UT 84130-0285
Carmax Auto Finace, P.O. Box 3174, Milwaukee, WI 53201-3174
+Carmax Auto Finance, PO Box 440609, Kennesaw, GA 30160-9511
Carmax Auto Finance, c/o Pamela P. Keenan, POB 19766, Raleigh, NC 27619-9766
Chase, Cardmember Service, Post Office Box 15298, Wilmington, DE 19850-5298
+ChexSystems, Attn: Consumer Relations, 7805 Hudson Road, Ste. 100, Woodbury, MN 55125-1703
Child Support Enforcement, Post Office Box 20800, Raleigh, NC 27619-0800
Citi, PO Box 22060, Tempe, AZ 85285-2060
+Credit Bureau, Post Office Box 26140, Greensboro, NC 27402-6140
+Credit Bureau of Greensboro, Post Office Box 26140, Greensboro, NC 27402-6140
Direct Rewards, Post Office Box 5241, Carol Stream, IL 60197-5241
+Duke Federal Credit Union, 2200 West Main Street, Suite L 100, Durham, NC 27705-4600
+Durham County Tax Collector, Post Office Box 3397, Durham, NC 27702-3397
Employment Security Commission, Attn: Benefit Payment Control, Post Office Box 26504,
Raleigh, NC 27611-6504
                                    Seattle, WA 98121-3132
784580746
784590700
 784588771
784580747
784580738
784580748
784580749
784580732
784580750
784580751
784580752
784580753
784580754
                              Employment Security Commission, Attn: Benefit Payment Control, Post Office Raleigh, NC 27611-6504

Equifax Information Systems LLC, P.O. Box 740241, Atlanta, GA 30374-0241

Experian, P.O. Box 2002, Allen, TX 75013-2002

+Fia Card Services, NA Successor to, Bank of America NA and Mbna America Bank, 1000 Samoset Drive, DE5-023-03-03, Newark, DE 19713-6000

+GEMB/CCONE, Post Office Box 103104, Roswell, GA 30076-9104

GMAC Mortgage, ATTN: Customer Service, Post Office Box 780, Waterloo, IA

+GMAC Mortgage, LLC, Attn Mail Code 190-FTW-C20, 1100 Virginia Ave,

Et Washington PA 19034-3204
784580734
 784580735
784620543
 784580755
784580758
                                                                                                                                                                                              Waterloo, IA 50704-0780
784605526
                                    Ft. Washington, PA 19034-3204
                             +GMAC Mortgage, LLC, c/o Kimberly A. Sheek, Shapiro & Ingle, 10130 Perimeter Parkway, Suite 400, Charlotte, NC 28216-2461 ++INTERNAL REVENUE SERVICE, CENTRALIZED INSOLVENCY OPERATIONS, PHILADELPHIA PA 19114-0326
784586840
                                                                                                                                               Shapiro & Ingle, LLP,
784580739
                                                                                                                                                                                          PO BOX 21126,
                                   address filed with court: Internal Revenue Service (MD)**, Post Office Box 21126, Philadelphia, PA 19114-0326)
                               (address filed with court:
                              Innovis Data Solutions, Attn: Consumer Assistance, P.O. Box 1534, Columbus, OH 43216-19. Juniper Card Services, PO Box 8802, Wilmington, DE 19899-8802 +Law Offices of John T. Orcutt, 6616-203 Six Forks Road, Raleigh, NC 27615-6524 NC Child Support, Centralized Collections, Post Office Box 900006, Raleigh, NC 27675-99. North Carolina Department of Revenue, c/o NC Department of Justice, Post Office Box 629,
784580736
                                                                                                                                                                                                         Columbus, OH 43216-1534
 784580759
784580760
                                                                                                                                                                                                             Raleigh, NC 27675-9006
784580733
784580730
                                   Raleigh, NC 27602-0629
784580761
                                 North Carolina Department of Revenue,
                                                                                                                             c/o Reginald S. Hinton,
                                                                                                                                                                                             Post Office Box 25000,
                                   Raleigh, NC 27640-5000
784580762
                                 North Carolina Dept of Revenue, Post Office Box 1168, Raleigh, NC 27602-1168
                               +North Carolina Employment Security, Commission, Post Office Box 26504,
                              Raleigh, NC 27611-6504

+Pamela P. Keenan, P.O. Box 19766, Raleigh, NC 27619-9766

+SLM Financial, 300 Continental Drive, 1 South, Newark, DE 19713-4322

Trans Union Corporation, P.O. Box 2000, Crum Lynne, PA 19022-2000

+US Attorney's Office (MD), Middle District, Post Office Box 1858,
Greensboro, NC 27402-1858

Volvo Finance, Post Office Box 851077, Richardson, TX 75085-1077

Volvo Financial Services, P.O. Box 26131, Greensboro, NC 27402-6131

Wells Fargo Dealer Services, Inc, Attn: Correspondence, MAC T9017-026, PO Box 168048,
Irving, TX 75016-8048
                                   Raleigh, NC 27611-6504
 784590699
784580763
784580737
784580740
784580764
784642546
784580765
The following entities were noticed by electronic transmission on Nov 03, 2010.
                              +E-mail/PDF: gecsedi@recoverycorp.com Nov 03 2010 18:36:40
                                                                                                                                                                                   GEMB/JCP, Post Office Box 103104,
784580756
                                   Roswell, GA 30076-9104
                               +E-mail/PDF: gecsedi@recoverycorp.com Nov 03 2010 18:36:40
784580757
                                                                                                                                                                                  GEMB/Lowe's,
                               Post Office Box 103104, Roswell, GA 30076-9104
+E-mail/Text: bknotice@ncmllc.com
                                                                                                                                                                          National Capital Management LLC.,
784617232
                                    8245 Tournament Drive, Suite 230, Memphis, TN 38125-1741
                                                                                                                                                                                                                        TOTAL: 3
```

***** BYPASSED RECIPIENTS (undeliverable, * duplicate) *****

User: bradsher Form ID: pdf014 District/off: 0418-1 Page 2 of 2 Total Noticed: 53 Date Rcvd: Nov 03, 2010 Case: 10-81228

+Pamela P. Keenan, P.O. Box 19766, Raleigh, NC 27619-9766 aty* cr*

Raleigh, NC 27619-9766 TOTALS: 0, * 2, ## 0 Carmax Auto Finance, c/o Pamela P. Keenan, P. O. Box 19766,

Addresses marked '+' were corrected by inserting the ZIP or replacing an incorrect ZIP. USPS regulations require that automation-compatible mail display the correct ZIP.

Addresses marked '++' were redirected to the recipient's preferred mailing address pursuant to 11 U.S.C. 342(f)/Fed.R.Bank.PR.2002(g)(4).

I, Joseph Speetjens, declare under the penalty of perjury that I have sent the attached document to the above listed entities in the manner shown, and prepared the Certificate of Notice and that it is true and correct to the best of my information and belief.

Meeting of Creditor Notices only (Official Form 9): Pursuant to Fed. R. Bank. P. 2002(a)(1), a notice containing the complete Social Security Number (SSN) of the debtor(s) was furnished to all parties listed. This official court copy contains the redacted SSN as required by the bankruptcy rules and the Judiciary's privacy policies.

Date: Nov 05, 2010